

| | Application No. | Applicant(s) |
|--|---|-----------------|
| | 10/808,565 | NISHIMURA, JOJI |
| Notice of Allowability | Examiner | Art Unit |
| | Mike Qi | 2871 |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308. | | |
| 1. This communication is responsive to the amendment of April 28, 2006. | | |
| 2. 🔀 The allowed claim(s) is/are <u>4-11</u> . | | |
| 3. | | |
| Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☑ Information Disclosure Statements (PTO-1449 or PTO/SB/O Paper No./Mail Date 2/22/06; 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material | 6. Interview Summary Paper No./Mail Dat 08), 7. Examiner's Amendr | te |
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DETAILED ACTION

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed. Accordingly, the title should be changed into - - Liquid crystal display device and electronic apparatus having particular dot regions - -.

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Allowable Subject Matter

1. Claims 4-11 are allowed.

2. The following is an examiner's statement of reasons for allowance:

The prior art of record neither anticipated nor rendered obvious that a liquid crystal display device comprises various elements as claimed, more specifically, as the following features:

a first dot region having a first side electrode in upper substrate and a side electrode in lower substrate; a second dot region adjacent the first dot region having a second side electrode in upper substrate and a side electrode in lower substrate; the first side electrode in upper substrate and the second side electrode in upper substrate being separated and independent from each other, and the edges of such side electrodes in upper substrate separated by a gap; such that forming a first transmissive display region, a first reflective display region, a second transmissive display region and a second reflective display region; wherein the liquid crystals having negative dielectric anisotropy of the liquid crystal layer aligning obliquely in reverse direction to each other by the transverse electric fields generated at the edges of the first and second side electrodes in the upper substrate as shown in Fig.4b [claim 11].

The reference US 6,707,519 (Okumura et al) discloses (Fig.2c) that a passive matrix liquid crystal display in which the electrodes in upper substrate and in lower substrate having strip shape, and the electrodes in lower substrate having aperture. Such structure can generate the transverse electric field, but does not show the first dot region and the second dot region, and the reference does not teach the liquid crystal

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having negative dielectric anisotropy, and also has a common assignee (Seiko Epson corporation). The reference US 6,816,217 (Sone) discloses (Fig.12B) a similar structure, but also does not show the first and second dot region as claimed, and the liquid crystal using positive dielectric anisotropy, and such prior art reference does not provide motivation to modify and achieve such first and second dot regions to form such transflective display.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the 3. examiner should be directed to Mike Qi whose telephone number is (571) 272-2299. The examiner can normally be reached on M-T 8:00 am-5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Nelms can be reached on (571) 272-1787. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Mike Qi July 5, 2006

> ALM KLUTO ANDREW SCHECHTER PRIMARY EXAMINER